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APPLICATION NO.	FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/751,504	12/29/2000		Wlodek W. Zadrozny	728-182(YOR9-2000-0612)	7925
28249	7590	12/09/2004		EXAMINER	
DILWORT 333 EARLE		RRESE, LLP	OPSASNICK, MICHAEL N		
UNIONDALE, NY 11553				ART UNIT	PAPER NUMBER
				2655	

DATE MAILED: 12/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/751,504	ZADROZNY ET AL.	
Office Action Summary	Examiner	Art Unit	
	Michael N. Opsasnick	2655	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tingly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e. cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. 8 133).	
Status			
 1) Responsive to communication(s) filed on 29 L 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowed closed in accordance with the practice under L 	s action is non-final. ance except for formal matters, pro		
Disposition of Claims			
4) ⊠ Claim(s) <u>1-67</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-22,26-44,59-61 and 63-67</u> is/are reconstruction and 63 is/are objected to subject to restriction and/or 15 is/are subject to restriction and/or 15 is/are objected to 16 is/are objected to 16 is/are objected to 16 is/are objected to 17 is/are objected to 18 is/ar	ejected.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the lead of a drawing(s) be held in abeyance. See ction is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicationity documents have been received in (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>3/28/01</u>. 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

Art Unit: 2655

DETAILED ACTION

Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

Allowable Subject Matter

- 2. Claims 23-25,45-58 and 62 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 3. The following is a statement of reasons for the indication of allowable subject matter:

As per claims 45-58 and 62, the recited limitations pertaining to the structure of the apparatus in storing, allocating, and decision making with respect to storing and accessing behavioral codes is not explicitly taught by the prior art of record.

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Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1-22,26-44,59-61,63-67 are rejected under 35 U.S.C. 102(e) as being anticipated by Hatlelid et al (6404438).

As per claims 1,28, <u>Hatlelid et al (6404438)</u> teaches a method for interpreting nonverbal communicative behavior of an individual (as interpreting utterances to identify behavior (col. 1 lines 55-61; col. 9 lines 55-65) comprising:

"observing....individual" as recording a behavior (col. 1 lines 58-62);

"acquiring access.....explanation" as accessing stored behavioral rules (col. 2 liens 25-39);

"assigning....behavior" as assignment to behaviors (Fig. 3b);

"comparing.....codes" as comparing observed contexts to existing stored associations between previous utterances and behaviors (col. 2 lines 64-67);

"retrieving the explanation....code" as suing the behavioral information to match the code (col. 7 lines 20-37).

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As per claims 2,28, <u>Hatlelid et al (6404438)</u> teaches storing the observed behavior (col. 12 lines 10-18).

As per claims 3,28, <u>Hatlelid et al (6404438)</u> teaches storing in segments (as segmented files - fig. 4b, fig. 8).

As per claims 4,19, <u>Hatlelid et al (6404438)</u> teaches accessing and interpreting behavior codes (as automatic searching of behavior codes, that are based on previous information, to determine interpret the new utterance/input -- col. 3 lines 10-30).

As per claims 5,7, <u>Hatlelid et al (6404438)</u> teaches compressed information into frames (Fig. 8).

As per claim 6, <u>Hatlelid et al (6404438)</u> teaches string of audio and image frames (fig. 14a, and 14b)

As per claim 8, <u>Hatlelid et al (6404438)</u> teaches recognizing behavior units, assigning a unit code, and combining the two (as mapping of mood and personality into behavioral movement -- fig. 3b)

As per claims 9,17, <u>Hatlelid et al (6404438)</u> teaches gesture and sound units (Fig. 4a).

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As per claim 10, <u>Hatlelid et al (6404438)</u> teaches synchronized gesture and sound units to form behavior code (fig. 5).

As per claim 11, <u>Hatlelid et al (6404438)</u> teaches chronological order of the behavior units (as keeping track of playback and duration ID -- fig. 14b)

As per claim 12, <u>Hatlelid et al (6404438)</u> teaches adding/modifying the behavior code if it surpasses a threshold (col. 26 line 64 – col. 27 line 9).

As per claim 13, <u>Hatlelid et al (6404438)</u> teaches storage in a database (col. 8 lines 40-50).

As per claim 14, <u>Hatlelid et al (6404438)</u> teaches user ID to edit the association (col. 7 liens 10-18).

As per claims 15,21, <u>Hatlelid et al (6404438)</u> teaches weighting the characteristics into subsets (col. 8 lines 55-65).

As per claim 16, <u>Hatlelid et al (6404438)</u> teaches searching, matching, and prioritizing the behavior codes (col. 8 lines 55-65).

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As per claim 18, <u>Hatlelid et al (6404438)</u> teaches the recited claim limitations common to claim 1 as noted above in the rejection of claim 1. Furthermore, as per claim 18, <u>Hatlelid et al (6404438)</u> teaches noting and identifying a plurality of behaviors, generating a collection of behaviors, and noting the associated codes with the succession of behaviors (col. 25 line 55 – col. 26 line 67).

As per claim 22, <u>Hatlelid et al (6404438)</u> teaches generating context and images based on the certain part of the conversation (col. 26 lines 25-45).

As per claim 26, and 27, <u>Hatlelid et al (6404438)</u> teaches a plurality of moods and emotions for the user to transmit, along with gestures (col. 24 line 12 – col. 60).

Claims 29-44,65-67 are directed toward an apparatus which implement the method claimed in claims 1-28, and are similar in scope and content and are rejected under similar rationale.

As per claims 59-67 <u>Hatlelid et al (6404438)</u> teaches the system to be performed over server based systems (col. 5 lines 1-15), incorporating modules into each user's application (col. 5 lines 6-10), based on internet protocols (col. 5 lines 15-25; col. 5 lines 40-51); using more than one remote location (col. 5 lines 54-60); sending different information based on the user(col. 9 lines 46 –65; col. 10 lines 38-49; col. 12 lines 32-65);

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Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Please see related art listed on the PTO-892 form.

7. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(703) 872 9314,

(for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Opsasnick, telephone number (703)305-4089, who is available Tuesday-Thursday, 9am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ms. Doris To, can be reached at (703)305-4827. The facsimile phone number for this group is (703)872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group 2600 receptionist whose telephone number is (703) 305-4750, the 2600 Customer Service telephone number is (703) 306-0377.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

mno 12/7/04

> VIJAY CHAWAN PRIMARY EXAMINER

Vigay Blaw 12/7/04